1	BRET O. WHIPPLE, ESQ Nevada Bar Number 6168		
2	JUSTICE LAW CENTER		
3	1100 S. Tenth Street Las Vegas, Nevada 89104		
4	(702) 731-0000 Fax: (702)974-4008		
5	Co-counsel for Defendant Pastor Palafox		
6	AMY JACKS, ESQ.		
7	California Bar Number 155681 315 E. 8 th Street #801		
8	Los Angeles, California 90014		
9	Telephone (213)489-9025 Facsimile (213)489-9027		
10	Co-counsel for Defendant Pastor Palafox		
11	UNITED STATES DISTRICT COURT		
12	DISTRICT OF NEVADA		
13		- · · · · · · · · · · · · · · · · · · ·	
14	THE UNITED STATES OF AMERICA,	CASE NO.: 2:16-cr-00265	
15			
16	Plaintiff,	STIPULATION TO EXTEND	
17	vs.	DEFENDANT PASTOR PALAFOX'S	
18	PASTOR PALAFOX,	PRETRIAL MOTION DEADLINE FOR THE PURPOSE OF FILING A MOTION	
19	This tolk tribbin ort,	TO SUPPRESS TITLE III WIRETAP EVIDENCE	
20	Defendant.	EVIDENCE	
21			
22	Certification: This Motion is Timely Filed		
23	Defendant, PASTOR PALAFOX by and through his counsel, BRET O. WHIPPLE,		
24	ESQ. of Justice Law Center, and AMY JACKS, ESQ., along with the United States, hereby		
25			
26	enter the following Stipulation to Extend Time	e for the filing of Mr. Palafox's pre-trial Motion	
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to Suppress Title III Wiretap Evidence. Pursuant to this Court's Order entered on July 24, 2018 (ECF No. 689), the defendants have until August 13, 2018 to file pre-trial motions. The parties now agree that Mr. Palafox shall have up to and including September 13, 2018 to file a Motion to Suppress Title III Wiretap Evidence.

Although undersigned counsel has been actively working on said pre-trial motion, counsel has been unable to review all of the extensive discovery in this case, including thousands of documents and many hours of recorded phone calls and videos. Undersigned counsel is actively working on completing the above-referenced pre-trial motion on behalf of Mr. Palafox and does not anticipate further delays.

This request for an extension is made in good faith and not for the purpose of delay. Therefore, Palafox respectfully requests, and the government agrees, that the deadline to file the above-referenced motion be extended to September 13, 2018.

DATED this 13th day of August, 2018.

By: /s/ Bret O. Whipple, Esq. Justice Law Center 1100 S 10th Street Las Vegas, NV 89104 Co-counsel for Pastor Palafox

By: /s/ Cristina Silva **Assistant United States Attorney** 501 Las Vegas Blvd South, Suite 100 Las Vegas, NV 89101 Attorney for the United States of America

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August 23, 2018 DATED UNITED STATES MAGISTRATE JUDGE	T IC CO ODDEDED	ORDER
	II IS SO ORDERED.	0 11
	August 23, 2018	_ Mlaw
F /	C	UNITED STATES MAGISTRATE JUDGE

CERTIFICATION OF SERVICE

I hereby certify that on the 13th day of August, 2018, a true and correct copy of the foregoing DEFENDANT STIPULATION TO EXTEND PRE-TRIAL MOTION DEADLINE FOR MOTION TO SUPPRESS WIRETAP EVIDENCE was delivered via the electronic filing and service CM/ECF system.

/S/ Tatum Wehr_ An Employee of Justice Law Center